[Attachment A to Resolution No. R4-2005-XXXX

Proposed Amendment to the Water Quality Control Plan – Los Angeles Region

to Incorporate the

Total Maximum Daily Load for Toxicity, Chlorpyrifos, and Diazinon in the Calleguas Creek, its Tributaries and Mugu Lagoon Calleguas Creek Watershed

Toxicity TMDL

Proposed for adoption by the California Regional Water Quality Control Board, Los Angeles Region on [Insert Date] July, 2005.

Amendments

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Chapter 7. Total Maximum Daily Loads (TMDLs) Tables

7-16 Calleguas Creek Watershed Toxicity TMDL

7-16.1. Calleguas Creek Watershed Toxicity TMDL: Elements

7-16.2. Calleguas Creek Watershed Toxicity TMDL: Implementation Schedule

Chapter 7. Total Maximum Daily Loads (TMDLs) Calleguas Creek Watershed Toxicity TMDL

This TMDL was adopted by:

The Regional Water Quality Control Board on [Insert date].

This TMDL was approved by:

The State Water Resources Control Board on [Insert date].

The Office of Administrative Law on [Insert date].

The U.S. Environmental Protection Agency on [Insert date].

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Table 7-16.1. Calleguas Creek Watershed Toxicity TMDL: Elements

	eguas Creek Watershed Toxicity TMDL: Elements
TMDL Element	Calleguas Creek Watershed Toxicity TMDL
Problem	Discharge of wastes containing chlorpyrifos, diazinon, other
Statement	pesticides and/or other toxicants to Calleguas Creek, its tributaries
	and Mugu Lagoon cause exceedances of water quality objectives
	for toxicity established in the Basin Plan. Elevated levels of
	chlorpyrifos have been found in fish tissue samples collected from a
	segment of Calleguas Creek. Chlorpyrifos and diazinon are
	organophosphate pesticides used in both agricultural and urban
	settings. Excessive chlorpyrifos and diazinon can cause aquatic life
	toxicity in inland surface and estuarine waters such as Calleguas
	Creek and Mugu Lagoon. The California 2002 303(d) list of
	impaired waterbodies includes listings for "water column toxicity,"
	"sediment toxicity," chlorpyrifos in fish tissue," and
	"organophosphate pesticides in water" for variuous reaches of
	Calleguas Creek, its tributaries and Mugu Lagoon.
Numeric Targets	This TMDL establishes a numeric toxicity target of 1.0 toxicity unit
	- chronic (1.0 TUc) to address toxicity in reaches where the
	toxicant has not been identified through a <u>Toxicity Identification</u>
	Evaluation (TIE) (unknown toxicity).
	TU_C = Toxicity Unit Chronic = 100/NOEC (no observable effects
	concentration)
	If the Regional Board revises NPDES permits or the Basin Plan to
	use other methods of evaluating toxicity, the Regional Board may
	reconsider this TMDL and revise the water toxicity numeric target.
	reconstact this Tivibe and revise the water toxicity numeric target.
	A sediment toxicity target was defined in the technical report for
	reaches where the sediment toxicant has not been identified through
	a TIE. The target is based on the definition of a toxic sediment
	sample as defined by the September 2004 Water Quality Control
	Policy For Developing California's Clean Water Act Section 303(d)
	List (SWRCB).
	In addition, the following water column targets are set for
	chlorpyrifos and diazinon based on water quality criteria developed
	by both USEPA and California Department of Fish and Game using
	USEPA guidelines for development. These targets were developed
	because there are no promulgated water quality objectives for
	chlorpyrifos or diazinon.

TMDL Element	Calleguas Creek Watershed Toxicity TMDL		
	Chlorpyrifos Nu	meric Targets (ug/L)	
		Chronic	Acute
		(1 hour<mark>4 day</mark> average)	(4-day1 hour
	average)		
	Freshwater	0.014	0.025
	Saltwater	Saltwater (Mugu Lagoon)	0. 02
	009	0. 009 02	
	Diazinon Nume	ric Targets (ug/L)	
			A .
		Chronic	Acute
		(1 hour 4 day average)	(4 day 1 hour
	average)	0.10	0.10
	Freshwater	0.10	0.10
	Saltwater	Saltwater (Mugu Lagoo	<u>n)</u> 0.40
	0.82		
	Additionally th	a diaginan aritaria salaatad aa muu	ania taraata ara
	• .	e diazinon criteria selected as nun	•
	•	review by the USEPA. If water q	
		le, the Regional Board may recons	sider this TMDL
	and revise the w	ater toxicity numeric target.	

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TMDL Element	Calleguas Creek Watershed Toxicity TMDL			
Source Analysis	The TMDL s	The TMDL source analysis estimated total use of chlorpyrifos and		
	diazinon in th	diazinon in the Calleguas Creek Watershed according to agriculture		
	and urban use. Additionally, the source analysis estimated			
	contributions to the various reaches from agriculture, urban areas,			
			TW), and other sources. Other	
		ded open space, ground		
	-		-Source analysis determined	
	_	<u>ral</u> and urban uses are the	_	
			ershed. Urban use of diazinon	
		fos is unlikely to be a lo	_	
	_		as both of these pesticides have ural uses on December 31,	
		•	alt, the proportion of the	
	_	_	y decrease after December	
	2005.	diodii sodices will line	y decrease arter becomiser	
	Chlorpyrifos	 Sources by Use 		
		Dry Weather	Wet Weather	
	Agriculture	66%	80%	
	Urban	23%	20%	
	POTW	11%	<1%	
	Other	<1%	<1%	
	Diazinon – S	ources by Use		
		Dry Weather	Wet Weather	
	Agriculture	30%	1%	
	Urban	13%	62%	
	POTW	57%	37%	
	Other	<1%	<1%	
Linkage Analysis	Water quality	modeling established t	he linkage of sources of	
	chlorpyrifos	and diazinon in the CCV	V to observed water quality	
	data. The framework for the CCW Toxicity TMDL modeling effort			
	is a spreadsheet-based mass balance water quality model, the			
	Toxicity TMDL Mass Balance Model (TTMBM). The model			
	utilizes the flowrate calculations and precipitation data processing			
			Calleguas Creek Modeling	
			port of the Calleguas Creek	
	Salts TMDL	Work Plan. The linkage	e analysis qualitatively	

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TMDL Element	Calleguas Creek Watershed Toxicity TMDL
	describes the connection between water column concentrations and sediment and fish tissue concentrations. The qualitative analysis demonstrates that the water column analysis conducted by laboratories implicitly includes sediment associated diazinon and chlorpyrifos loads transported to receiving waters as almost all water quality data do not differentiate between dissolved and particulate fractions. The linkage analysis assumes a reduction in water column concentrations will result in a reduction in fish tissue as chlorpyrifos in freshwater fish tissue rapidly depurate within several days of removal from exposure. Additionally, as chlorpyrifos preferentially binds to sediment the linkage analysis suggests that sediment concentrations of chlorpyrifos will need to decrease to achieve water quality numeric targets. The modeling approach reflects the uncertainty in current conditions and the potential impacts of watershed planning actions that may affect those conditions. A detailed description of the model is provided in an Attachment to the TMDL Technical Report.
Wasteload Allocations (WLA)	Wasteload allocations are assigned to the Hill Canyon Wastewater Treatment Facility, Camarillo Wastewater Treatment Plant, Camrosa Wastewater Reclamation Facility, Simi Valley Water Quality Control Plant, Ventura County Wastewater Treatment Plant, NPDES stormwater permittees (including MS4, Caltrans, industrial stormwater, and construction stormwater permittees), and other NPDES permittees.
	The toxicity WLAs will be implemented in accordance with US EPA, State Board and Regional Board resolutions, guidance and policy at the time of permit issuance or renewal. Currently, these WLAs would be implemented as a trigger for initiation of the TRE/TIE process as outlined in USEPA's "Understanding and Accounting for Method Variability in Whole Effluent Toxicity Applications Under the National Pollutant Discharge Elimination System Program" (2000) and current NPDES permits held by dischargers to the CCW.
	Major point sources: A wasteload of 1.0 TU _c is allocated to the major point sources
	(POTWs) discharging to the Calleguas Creek Watershed.
	Additionally, the following wasteloads for chlorpyrifos and diazinon are established for POTWs. A margin of safety of 5% was included in the targets for chlorpyrifos for discharges to the Calleguas and Revolon subwatersheds.

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TMDL Element	Calleguas C	reek Watershed	Toxicity TMI	DL
	Interim wasteload allocations were developed based on POTW performance data as reported by the POTW NPDES monitoring programs. The acute interim allocation was based on the 99th percentile of data and the chronic interim allocation was based on the 95th percentile of available data from POTW NPDES monitoring. For chlorpyrifos, there were an insufficient number of detected values in the POTW NPDES data sets for statistical analysis; consequently, interim allocations were based on the maximum detected concentration for each constituent in the POTW data set.			
	Chlorpyrifos Wastelo	ad AllocationLA	s, ug/L	
	POTW	Interim WLA	Final WL <i>A</i>	
	Hill Canyon WWTP	0.030	0.01	4
	Simi Valley WQCP Ventura County (Moor 0.014	0.030 park <mark>)</mark> WTP	0.01 0.030	
	Camarillo WRP	0.030	0.01	133
	Camrosa WRP	0.030	0.0	133
	Diazinon Wasteload A	Allocations <mark>LAs, u</mark>	g/L	
		Interim	Interim	Final
	POTW	Acute (1 hour)	WLA Chron	ic <u>(4 day)</u>
	WLA A&C WLA		Z. A	
	Hill Convon WWTD	0.567	0.312	e or Chronic) 0.10
	Hill Canyon WWTP Simi Valley WQCP	0.567	0.312	0.10
	Ventura County (More		0.567	0.312
	0.10			0.00
	Camarillo WRP	0.567	0.312	0.10
	Camrosa WRP	0.567	0.312	0.10
	A wasteload of 1.0 TU, Permittees (MS4) disch Additionally, the follow diazinon are established	narges to the Calle	guas Creek Wor chlorpyrifos	atershed.

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TMDL Element	Calleguas Creek Watershed Toxicity TMDL
	Interim wasteload allocations were developed based on urban land use site water discharge data. The acute interim allocation was based on the 99th percentile of data and the chronic interim data was based on the 95th percentile of data. For chlorpyrifos, there were an insufficient number of detected values for statistical analysis; consequently, interim allocations were based on the maximum detected concentration.
	Chlorpyrifos Wasteload Allocation WLAs, ug/L
	Interim WLA Final WLA 0.45 0.014
	0.014
	<u>Diazinon Wasteload Allocation LAs, ug/L</u>
	Interim Interim Final Acute (1 hour) WLA Chronic (4 day) WLA Acute and Chronic WLA
	1.73 0.556 0.10
	Minor point sources:
	Minor sources include NPDES permittees other than POTWs and MS4s, discharging to the Calleguas Creek Watershed.
	A wasteload of 1.0 TU _c is allocated to the minor point sources discharging to the Calleguas Creek Watershed.
	Additionally, the following wasteloads for chlorpyrifos and diazinon are established. Interim wasteload allocations were based on the urban stormwater limits.
	Chlorpyrifos Wasteload Allocations LAs, ug/L
	Interim WLA Final WLA
	0.45 Diazinon Wasteload Allocation LAs, ug/L
	Interim Interim Final Acute (1 hour) WLA Chronic (4 day) WLA

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TMDL Element	Calleguas Creek Watershed Toxicity TMDL			
	WLA			
	1.73	0.556	(0.10
Load Allocations	Non Point Sour	aa Disahargarse		
Load Allocations	Non Point Sour	ce Dischargers:		
	A load of 1.0 TU _c is allocated to nonpoint sources discharging to the Calleguas Creek Watershed. The toxicity LAs will be implemented in accordance with US EPA, State Board and Regional Board resolutions, guidance and policy at the time of permit issuance or renewal. Currently, these LAs would be implemented as a trigger for initiation of the TRE/TIE process as outlined in USEPA's "Understanding and Accounting for Method Variability in Whole Effluent Toxicity Applications Under the National Pollutant Discharge Elimination System Program" (2000) and current NPDES permits held by dischargers to the CCW. Additionally, the following loads for chlorpyrifos and diazinon are established. These loads apply to dischargers in accordance with the subwatershed into which the dischargers discharge. A margin of safety of 5% was included for chlorpyrifos for discharges to the Calleguas and Revolon subwatersheds. Interim load allocations were developed based on agricultural land use water discharge data. The acute interim allocation was based on the 99th percentile of data and the chronic interim data was based on the 95th percentile of data.			
	Chlorpyrifos Lo	Chlorpyrifos Load Allocations, ug/L		
		Interim	Interim	Final
	Subwatershed			conic Chronic(4
	day) Chronic L		3111	<u> </u>
	Arroyo Simi	2.57	0.810	0.014
	Las Posas	2.57	0.810	0.014
	Conejo	2.57	0.810	0.014
	Calleguas	2.57	0.810	0.0133
	Revolon	2.57	0.810	0.0133
	Mugu Lagoon	2.57	0.810	0.014
	Diazinon Load	Allocations, ug/	L	

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TMDL Element	Calleguas Creek Watershed Toxicity TMDL		
	Interim	Interim	_ Final
	Acute LA	Chronic LA	LA
	0.278	0.138	0.10
Margin of Safety		•	mplicit margin of safety by
			h in the assignment of wasteload
		tions. The followi	ng is a list of major conservative
	assumptions		
	target, but u areas so the The WLAs ar Because the the environe contributior discharging An implicit due to chlor shown in th attainment o	se of both constitue concentrations wind LAs are set to the contributions to remental conditions is a blend of all seat the target concentration of safety tepyrifos concentrate linkage analysis of proposed water	I POTWs are set to the numeric tents is recently banned in urban II likely drop below target levels. The numeric water column target. The eceiving water are dependent on and behave differently, maximum cources, none of which are likely entration simultaneously. The ensure protection from toxicity ions in sediments exists. As of the Technical Report, column target will ensure level of chlorpyrifos in sediments
	safety of 5% ha Calleguas and F address uncerta criteria and fish needs to provid allocations are J Revolon subwa toxicity and chl	s been added to the Revolon subwaters inty in the linkage tissue and sedime a means to address tersheds include the orpyrifos in fish ties ation plan describer porate new information.	es an adaptive management nation, including the State's
	information exi	sts to establish sec	ives guidance. When sufficient iment targets for chlorpyrifos e Regional Board may revise the propriate.
Future Growth	_	_	ntly more than 2% of the state's 1,197 (US Census Bureau, 2000).
		- p spendion of 70c	, (02 00mm Burdun, 2000).

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TMDL Element	Calleguas Creek Watershed Toxicity TMDL
	GIS analysis of the 2000 census data yields a population estimate of 334,000 for the CCW, which equals about 44% of the county population. According to the Southern California Association of Governments (SCAG), growth in Ventura County averaged about 51% per decade from 1900-2000; with growth exceeding 70% in the 1920s, 1950s, and 1960s. The phase-out of chlorpyrifos and diazinon is expected to reduce loads from urban and POTWs significantly by 2007. Use of diazinon in agriculture has declined considerably between 1998 and 2003. Conversely, chlorpyrifos use in agriculture has remained relatively stable over the same period. The phase out of chlorpyrifos and diazinon as well as population growth will cause an increase in the use of replacement pesticides (e.g. pyrethroids) in the urban environment and may have an impact on water and/or sediment toxicity. Additionally, population growth may affect an increase in the levels of chlorpyrifos and diazinon loading in the CCW from imported products which contain residues of these pesticides.
Critical Conditions	The critical condition in this TMDL is defined as the flowrate at which the model calculated the greatest in-stream diazinon or chlorpyrifos concentration in comparison to the appropriate criterion. The critical condition for chlorpyrifos was in dry weather based on a chronic numeric target; the critical condition for diazinon was in wet weather based on an acute numeric target except in Mugu Lagoon where it was in dry weather, based on the chronic numeric target. Acute criteria were compared to the calculated daily concentrations from the Toxicity TMDL Mass Balance Model (TTMBM), and chronic criteria were compared to a rolling 4 day arithmetic average of the calculated concentrations.
Implementation Plan	WLAs established for the major points sources, including POTWs in the CCW will be implemented through NPDES permit effluent limits. The final WLAs will be included in NPDES permits in accordance with the compliance schedules provided. The Regional Board may revise these WLAs based on additional information as described in the Special Studies and Monitoring Section of the Technical Report. The toxicity WLAs will be implemented in accordance with US EPA, State Board and Regional Board resolutions, guidance and policy at the time of permit issuance or renewal. Currently, these WLAs would be implemented as a trigger for initiation of the TRE/TIE process as outlined in USEPA's "Understanding and Accounting for Method Variability in Whole Effluent Toxicity Applications Under the National Pollutant Discharge Elimination

TMDL Element	Calleguas Creek Watershed Toxicity TMDL
	System Program" (2000) and current NPDES permits held by
	dischargers to the CCW.
	A group concentration based WLA for toxicity has been developed
	for MS4s. The grouped allocation will apply to all NPDES-
	regulated municipal stormwater discharges in the CCW.
	Stormwater WLAs will be incorporated into the NPDES permit as receiving water limits measured in-stream at the base of each subwatershed and will be achieved through the implementation of BMPs as outlined in the implementation planbelow. Evaluation of
	progress of the TMDL will be determined through the measurement of in-stream water quality and sediment at the base of each of the CCW subwatersheds. The Regional Board may revise these <u>W</u> LAs based on additional information developed through special studies
	and/or monitoring conducted as part of the TMDL.
	As shown in the attached table the following implementation actions will be taken by the MS4s discharging to the Calleguas Creek WatershedCW and POTWs located in the CCW:
	 Plan, develop, and implement an urban pesticides public education program;
	 Plan, develop, and implement urban pesticide education and chlorpyrifos and diazinon- collection program;
	 Study diazinon and chlorpyrifos replacement pesticides for use in the urban environment; and,
	 Conduct environmental monitoring as outlined in the Monitoring Plan and NPDES Permits.
	LAs for chlorpyrifos and diazinon will be implemented through the State's Nonpoint Source Pollution Control Program (NPSPCP),
	nonpoint source pollution (i.e. Load Allocations). The LARWQCB is currently developing a Conditional Waiver for Irrigated Lands. Once adopted, the Conditional Waiver Program will implement
	allocations and attain numeric targets of this TMDL. Compliance with LAs will be measured at the monitoring sites approved by the
	Executive Officer of the Regional Board through the monitoring program developed as part of the Conditional Waiver, or through a
	monitoring program that is required by this TMDL.
	The toxicity LAs will be implemented in accordance with US EPA, State Board and Regional Board resolutions, guidance and policy at the time of permit or waiver issuance or renewal.
	As shown in the attached table, tThe following implementation

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TMDL Element	Calleguas Creek Watershed Toxicity TMDL		
	actions will be taken by agriculture dischargers located in the CCW:		
	 Enroll for coverage under a waiver of waste discharge requirements for irrigated lands; Implement monitoring required by this TMDL and the Conditional Waiver program; Complete studies to determine the most appropriate BMPs given crop type, pesticide, site specific conditions, as well as the critical condition defined in the development of the LAs; and, Implement appropriate BMPs and monitor to evaluate effectivness on in-stream water and sediment quality. 		
	The Regional Board may revise this TMDL based on monitoring data and special studies of this TMDL. If the Regional Board revises NPDES permits or the Basin Plan to use other methods of evaluating toxicity or if other information supporting other methods becomes available, the Regional Board may reconsider this TMDL and revise the water toxicity numeric target. —Additionally, the development of sediment quality guidelines or criteria and other water quality criteria revisions may call for the reevaluation of the TMDL. The Implementation Plan includes this provision for reevaluating the TMDL to consider sediment quality guidelines or criteria and revised water quality objectives and the results of implementation studies, if appropriate.		

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 $\begin{tabular}{ll} Table \begin{tabular}{ll} 7-16.2. Overall \begin{tabular}{ll} Implementation Schedule for Calleguas Creek Watershed \\ Toxicity \begin{tabular}{ll} TMDL \end{tabular} \end{tabular}$

Implementation Action		Responsible Party	Tentative-Date	
1	Interim chlorpyrifos and diazinon waste-load allocations apply. 1	POTW_permitteess and MS4 Copermittees	Effective date ²	
2	Interim chlorpyrifos and diazinon load allocations apply. ¹	Agricultural Dischargers	Effective date ²	
3	Finalize and submit workplan and initiate integrated Calleguas Creek Watershed Monitoring Program for approval by the Regional Board Executive Officer. ³	POTW permittees, MS4 Copermittees, and Agricultural Dischargers	Within-1 year of after effective date ²	
4	Special Study #1 - Investigate the pesticides that will replace diazinon and chlorpyrifos in the urban environment, their potential impact on receiving waters, and potential control measures.	POTW_permittees and MS4 Copermittees	Within-2 years of after effective date ²	
5	Special Study #2 – Complete monitoring of sediment concentrations by source/land use type through special study required in the OC Pesticide, PCB and siltation TMDL Implementation Plan. ³	Agricultural Dischargers ³ and MS4 Copermittees	Within-2 years of after effective date ²	
6	Develop and implement collection program for diazinon and chlorpyrifos and an educational program. Collection and education could occur through existing programs such as household hazardous waste collection events	POTW permittees and MS4 Copermittees	Within-3 years of after effective date ²	
7	Development of an Agricultural Water Quality Management Plan in conjunction with the Conditional Waiver for Irrigated Lands, or (if the Conditional Waiver is not adopted in a timely manner) the development of an Agricultural Water Quality Management Plan as part of the Calleguas Creek WMP.	Agricultural Dischargers ³	Within a-3 years of after effective date ²	
8	Identify the most appropriate BMPs given crop type, pesticide, site specific conditions, as well as the critical condition defined in the development of the LAs.	Agricultural Dischargers ³	Within-2 years of after effective date ²	
9	Implement educational program on BMPs identified in the Agricultural Water Quality Management Plan.	Agricultural Dischargers	Within-3 years of after effective date ²	
10	Special Study #3 Calculation of sediment transport rates in CCW. Consider findings of transport rates developed through the OC Pesticide, PCB and siltation TMDL Implementation Plan ³	Agricultural Dischargers ³ and MS4 Copermittees	Within-5 years of-after effective date ²	
11	Begin implementation of BMPs.	Agricultural Dischargers ³	Within-3 years of after effective date ²	
12	Evaluate effectiveness of BMPs.	Agricultural Dischargers ³	Within-5 years of after effective date ²	

¹ Interim WLAs and LAs are effective immediately upon TMDL adoption. WLAs will be placed in POTW NPDES permits as effluent limits. WLAs will be placed in stormwater NPDES permits as in-stream limits. LAs will be implemented using applicable regulatory mechanisms.

² Effective date of CCW Toxicitythis TMDL.

³ Regional Board regulatory programs addressing agricultural discharges that are in effect at the time this implementation task is due may contain requirements that are substantially similar to the requirements of this implementation task. If such requirements are in place in another regulatory program, the Executive Officer may revise or eliminate this implementation task to coordinate this TMDL implementation plan with other regulatory programs.

Implementation Action		Responsible Party	Tentative-Date
13	Based on monitoring data and on the results of Implementation Actions 1-12 and if sediment guidelines are promulgated, reevaluate the TMDLs-and, interim or final WLAs and LAs and implementation schedule, if necessary.	Stakeholders and Regional Board	Within-2 years of after the submittal of information necessary to reevaluate the TMDL
14	Achievement of Final WLAs	POTW permittees and MS4 Copermittees	Within two2 years of after the effective date of the TMDL ²
15	Achievement of Final LAs	Agricultural Dischargers	Within ten 10 years of after the effective date of the TMDL ²

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